City of Detroit Chapter 9 Case No. 13-53846 Honorable Steven W. Rhodes

2014 AUG 18 P 3: 59

U.S. BANKRUPTCY E.D. MICHIGAN-DETROIT

Dempsey Addison

Objection to City's Plan of Adjustments including all the Amendments Filed to the "Plan" Regarding Bankruptcy

- 1. The City of Detroit purposely catalyzed the bankruptcy and has the means and resources to meet its financial obligations.
- 2. Pension benefits including health and COLA are protected by the Constitution of the State of Michigan.
 - a. Retirees and Current City of Detroit Employees do not have the authority to cut pensions, health care, and COLA of other retirees.
 - b. Pensions cannot be diminished nor impaired.
 - c. The flawed election for retirees and city workers to vote on altering the pensions of others was illegal, unfair, unjustified and divisive.
- 3. The City of Detroit devised an illegal plan to divert pension dollars for other projects.
 - a. Current and future debt obligations. Pension Obligation Certificates.
- 4. Retirees are creditors. They are not debtors.
 - a. The General Retirement System was healthy when the City filed bankruptcy.

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CERTIFICATE OF SERVICE

I hereby certify that on August 18, 2014, I filed a Motion requesting Participation in the Confirmation Hearing for Creditors Who Filed Objections Without An Attorney. I also certify that on August 18, 2014, I served parties serving as Attorneys for the City of Detroit as noted on the Court's website by placing these documents in a US mail box in the City of Detroit, Michigan. I declare the foregoing statement to be true to the best of my information, knowledge and

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Constance M. Phillips

City of Detroit Retiree

Court Assigned No. 2980

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Detroit, Michigan

Dated: August 18, 2014